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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/685,655	10/14/2003	Sung-Jin Kim	8750-038	5662
20575	7590 12/14/2005		EXAMINER	
MARGER JOHNSON & MCCOLLOM, P.C.			VU, HUNG K	
	RRISON STREET, SUIT , OR 97204	E 400	ART UNIT	PAPER NUMBER
101(12,11)2	, 010 3,20		2811	
			DATE MAILED: 12/14/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	10/685,655	KIM ET AL.	
Office Action Summary	Examiner	Art Unit	
	Hung Vu	2811	
The MAILING DATE of this communication ap	opears on the cover sheet	with the correspondence addres	is
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING IT Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period. Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUI .136(a). In no event, however, may d will apply and will expire SIX (6) M ste, cause the application to become	NICATION. a reply be timely filed ONTHS from the mailing date of this commu ABANDONED (35 U.S.C. § 133).	
Status			
1) ⊠ Responsive to communication(s) filed on 30. 2a) ⊠ This action is FINAL. 2b) ☐ Th 3) ☐ Since this application is in condition for allow closed in accordance with the practice under	is action is non-final. ance except for formal m	·	rits is
Disposition of Claims			
4) Claim(s) 7-20 and 23-32 is/are pending in the 4a) Of the above claim(s) 7-11,17-20,24 and 5) Claim(s) is/are allowed. 6) Claim(s) 12-16,23 and 25-27 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/	<u>28-32</u> is/are withdrawn fro	om consideration.	
Application Papers			
9) The specification is objected to by the Examination The drawing(s) filed on is/are: a) acceptable and applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examination is objected to be added to b	ccepted or b) objected to objected to objected to objected to object or be drawing(s) be held in abey oction is required if the drawing.	ance. See 37 CFR 1.85(a). ng(s) is objected to. See 37 CFR 1	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority application from the International Bure. * See the attached detailed Office action for a list	nts have been received. nts have been received in ority documents have be au (PCT Rule 17.2(a)).	Application No en received in this National Sta	ge
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper N	v Summary (PTO-413) o(s)/Mail Date	2)
Information Disclosure Statement(s) (PTO-1449 or PTO/SB/06 Paper No(s)/Mail Date	8) 5) Notice (6) Other: _	of Informal Patent Application (PTO-152	:)

DETAILED ACTION

Election/Restrictions

1. Newly submitted claims 24 and 28-32 are directed to an invention that is independent or distinct from the invention originally claimed for the following reasons: Claims 24 and 28-32 are not belong to the elected embodiment of Figure 5B.

Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 24 and 28-32 are withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 12-16, 23 and 25-27 are rejected under 35 U.S.C. 102(b) as being anticipated by Noguchi et al. (US 2001/0017418, of record).

Noguchi et al. discloses, as shown in Figures 1-5 and 15, a semiconductor device having multilayered interconnection lines, the semiconductor device comprising:

parallel lower interconnection lines (4) formed on a semiconductor substrate (10), the lower interconnection lines including a first lower interconnection line, a second lower interconnection line, and a third lower interconnection line between the first and second lower

interconnection lines, the first and second lower interconnection lines extending a substantially equal distance past an end of the third lower interconnection line [see Figs. 4 and 5, a third, a fourth and a fifth (4) from the bottom of Figure 4 extend from left to right];

an interlayer insulating layer (13) formed on an entire surface of the substrate having the lower interconnection lines;

a first upper interconnection line, a second upper interconnection line, and a third upper interconnection line (1) formed on the insulating layer, the first, second and third upper interconnection lines overlapping the first, second, and third lower interconnection lines, respectively [see Figs. 4 and 5, three lines 1 on the right side].

Regarding claim 13, Noguchi et al. discloses the device further comprising: a fourth upper interconnection line (1) formed on the insulating layer and located on the same line as the third upper interconnection line but separated from it by a distance, the distance between the third and fourth upper interconnection lines being greater than a longest focus distance [note that since the upper surface of the interlayer dielectric layer 13 and/or interconnection line 1 is planar, the focus should be zero].

Regarding claims 14 and 25, Noguchi et al. discloses the lower interconnection lines comprise a layer chosen from the group consisting of poly-silicon layer, a silicide layer and a metal layer [0088].

Regarding claims 15 and 26, Noguchi et al. discloses the interlayer insulating layer comprises at least one layer selected from the group consisting of BPSG, USG, PSG, SOG and PE-TEOS [0086] (note that USG and TEOS are silicon oxide.

Also note that the term "PE" is method recitation in a device claimed. "[E]ven though product-by-process claims are limited by and defined by the process, determination of patentability is based on the product itself. The patentability of a product does not depend on its method of production. If the product in the product-by-process claim is the same as or obvious from a product of the prior art, the claim is unpatentable even though the prior product was made by a different process." *In re Thorpe*, 777 F.2d 695, 698, 227 USPQ 964, 966 (Fed. Cir. 1985).

Regarding claims 16 and 27, Noguchi et al. discloses the upper interconnection lines comprise a layer chosen from the group consisting of poly-silicon layer, a silicide layer and a metal layer [0088].

Regarding claim 23, Noguchi et al. discloses, as shown in Figures 1-5 and 15, a semiconductor device comprising:

lower interconnection lines (4) disposed parallel to each other on a semiconductor substrate (10), the lower interconnection lines including a first lower interconnection line, a second lower interconnection line, and a third lower interconnection line between the first and second lower interconnection lines, the first and second lower interconnection lines extending past an end of the third lower interconnection line [see Figs. 4 and 5, three middle lines 4];

an interlayer insulating layer (13) formed on an entire surface of the substrate having the lower interconnection lines;

upper interconnection lines (2) disposed parallel to each other on the insulating layer, the upper interconnection lines disposed parallel to the lower interconnection lines, the upper interconnection lines including a first upper interconnection line, a second upper interconnection line, and a third upper interconnection line between the first and second upper interconnection lines [see Figs. 4 and 5].

Response to Arguments

3. Applicant's arguments filed 09/30/05 have been fully considered but they are not persuasive.

It is argued, at page 7 of the Remarks, that Figure 4 of Noguchi et al. does not disclose the first and second lower interconnection lines extend a substantially equal distance past an end of the third lower interconnection line. This argument is not convincing because Noguchi et al. discloses, as shown in Figure 5B, the first and second lower interconnection lines extend a substantially equal distance past an end of the third lower interconnection line [a third, a fourth and a fifth (4) from the bottom of Figure 4 extend from left to right].

It is argued, at page 7 of the Remarks, that Figure 4 of Noguchi et al. does not disclose upper interconnection lines disposed parallel to the lower interconnection lines (4). This argument is not convincing because Noguchi et al. discloses, as shown in Figure 4, upper interconnection lines (2) disposed parallel to the lower interconnection lines (4).

Conclusion

4. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hung Vu whose telephone number is (571) 272-1666. The examiner can normally be reached on Tuesday to Friday 6:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eddie C. Lee can be reached on (571) 272 - 1732. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/685,655 Page 7

Art Unit: 2811

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December 5, 2005

Hung Vu

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Primary Examiner